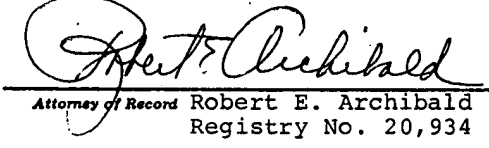


DA-354-3

RECEIVED

MAY 10, 1982 AMENDMENT TRANSMITTAL LETTER				ATTORNEY'S DOCKET NO. SPL-53		
GROUP NO 330 34,155	FILING DATE 4-27-79	EXAMINER F. Jaworski			GROUP ART UNIT 335	#31
INVENTION AN IMPLANTABLE PROGRAMMABLE MEDICATION INFUSION SYSTEM						
TO THE COMMISSIONER OF PATENTS AND TRADEMARKS: Transmitted herewith is an amendment in the above-identified application. The fee has been calculated as shown below.						
CLAIMS AS AMENDED						
(1)	(2) CLAIMS REMAINING AFTER AMENDMENT	(3)	(4) HIGHEST NUMBER PREVIOUSLY PAID FOR	(5) NO. OF EXTRA CLAIMS PRESENT	(6) RATE	(7) ADDITIONAL FEE
TOTAL CLAIMS	• 642	MINUS	** 642	-0-	X	X -0-
INDEP. CLAIMS	• 6	MINUS	** 6	-0-	X	X -0-
TOTAL ADDITIONAL FEE FOR THIS AMENDMENT				-0-		
<p>* If the entry in column 2 is less than the entry in column 4, write "0" in column 5. ** If the "Highest Number Previously Paid For" IN THIS SPACE is less than 10, write "10" in this space.</p> <p><input checked="" type="checkbox"/> No additional fee is required.</p> <p><input type="checkbox"/> A check in amount of \$ _____ is attached.</p> <p><input type="checkbox"/> Charge \$ _____ to Deposit Account No. _____. A duplicate copy of this sheet is enclosed.</p> <p><input type="checkbox"/> Please charge any additional fees or credit overpayment to Deposit Account No. _____. A duplicate copy of this sheet is enclosed.</p>						
<u>May 7, 1982</u> date		 Attorney of Record Robert E. Archibald Registry No. 20,934				
REA: S. L. SACHS: pj CLLP-E82-154						

RECEIVED
IN THE UNITED STATES PATENT AND TRADEMARK OFFICE
WASHINGTON, D.C. 20231

Docket No. SPL-53

GROUP 330

In re Application of:
Robert E. Fischell

Serial No. 34,155

Filed: April 27, 1979

Art Unit: 335
Examiner: F. Jaworski

For: An Implantable Programmable Medication Infusion System

AMENDMENT

The Honorable Commissioner of Patents
Washington, D.C. 20231

Dear Sir:

In response to the Amendment of December 21, 1981 filed in the above captioned application, the Examiner requested an interview with the Applicant to review the claims then submitted. The interview was held by telephone on April 27 and in person on April 28, and 29, and May 3. Pursuant to the discussions of these dates, numerous changes to the claims were agreed upon which correct typographical errors, which put the claims in full conformance with the statutes, and which enhance the clarity of the claims. Therefore, in accordance with the agreement reached with the Examiner, it is respectfully requested that the following amendments be made to the claims and that this case be passed through to issuance:

Claim 85, line 2, after "body" insert --of a patient--.

Claim 87, last line thereof, after "selected" insert --one of--.

Claim 87, last line thereof, delete "input" and replace therefor --inputs--.